1	LUANNE SACKS, Bar No. 120811 luanne.sacks@dlapiper.com	
2	DLA PIPER US LLP 153 Townsend Street, Suite 800	
3	San Francisco, CA 94107-1957	
4	Tel: 415.836.2500 Fax: 415.836.2501	
5	MARK H. HAMER, Bar No. 156997 mark.hamer@dlapiper.com	
6	DAVID A. KNOTTS, Bar No. 235338	
7	david.knotts@dlapiper.com DLA PIPER US LLP	
8	401 B Street, Suite 1700 San Diego, CA 92101-4297 Tel: 619.699.2700	
9	Fax: 619.699.2701	
10	Attorneys for Defendant Apple Inc.	
11	Арріс піс.	
12	UNITED STAT	ES DISTRICT COURT
13	NORTHERN DIST	TRICT OF CALIFORNIA
14	SAN JO	OSE DIVISION
15	CHANDRA SANDERS, on Behalf of	CASE NO. 5:08-CV-01713-JF
16	Herself and All Others Similarly Situated,	
17	Plaintiff,	STIPULATION TO EXTEND TIME FOR DEFENDANT APPLE INC. TO RESPOND TO COMPLAINT
18	v.	
19	APPLE INC., a California corporation; and DOES 1 through 250, inclusive,	
20	Defendant.	
21		
22	Plaintiff Chandra Sanders ("Sanders") and Defendant Apple Inc. ("Apple"), by and
23	through their respective counsel, stipulate as t	
24		tion was filed by Sanders on March 31, 2008; and
25	· •	•
26	WHEREAS, Civil L.R. 6-1(a) provides, in pertinent part, that the "[p]arties may stipulate	
27	in writing, without a Court order, to extend the time within which to answer or otherwise respond to the complaint, provide the change will not alter the date of any event or deadline already	
28	to the complaint, provide the change will i	-1-
DLA PIPER US LLP SAN FRANCISCO	STIPULATION EXTENDIN WEST\21481159.1	NG TIME TO RESPOND TO COMPLAINT CASE NO. 5:08

	Case 5:08-cv-01713-JF Document 11 Filed 07/30/2008 Page 2 of 3	
1	fixed by Court order;" and	
2	WHEREAS, this Stipulation will not alter the date of any event or deadline already fixed	
3	by the Court;	
4	NOW, THEREFORE, Sanders and Apple, through their respective counsel, hereby agree	
5	and stipulate that Apple shall have to and until August 15, 2008, to file its response to the	
6	Complaint. Apple reserves all defenses and objections to the Complaint.	
7		
8	Dated: July 30, 2008	
9	DLA PIPER ÚS LLP	
10	Dv. o/ Morte II Homon	
11	By s/ Mark. H. Hamer MARK H. HAMER	
12	Attorneys for Defendant APPLE INC.	
13	Datade July 2009	
14	Dated: July, 2008 KABATECK BROWN KELLNER LLP	
15	RADATECK BROWN RELLINER LLF	
16	By BRIAN S. KABATECK	
17	Attorneys for Defendant CHANDRA SANDERS	
18	CHANDRA SANDERS	
19		
20		
21		
22		
23		
24		
25		
26		
27 28		
DLA PIPER US LLP	-2- WEST\21481159.1 STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO.	
San Francisco	5:08-CV-01713-JF	

1	fixed by Court order;" and
2	WHEREAS, this Stipulation will not alter the date of any event or deadline already fixed
3	by the Court;
4	NOW, THEREFORE, Sanders and Apple, through their respective counsel, hereby agree
5	and stipulate that Apple shall have to and until August 15, 2008, to file its response to the
6	Complaint. Apple reserves all defenses and objections to the Complaint.
7	
8	Dated: July, 2008
9	DLA PIPER US LLP
10	
11	By MARK H. HAMER
12	Attorneys for Defendant APPLE INC.
13	Dated: July 30, 2008
14	
15	KABATECK BROWN KELLNER LLP
16	By J
17	ALFREDO TORRIJOS Attorneys for Defendant CHANDRA SANDERS
18	CHANDRA SANDERS
19	
20	
21	
22 23	
24	
25	
26	
27	
28	
LLP	WEST\21481159.1 STIPLII ATION EXTENDING TIME TO DEFINE TO DEFINE
	WEST\21481159.1 STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO

DLA PIPER US LLP